

to preserve “a natural cave” that “is of unusual scientific interest and importance...with as much land as may be necessary for the proper protection thereof” (Presidential Proclamation No. 1640) and to conserve “the scenery and the natural and historic objects and the wildlife therein and to provide for the enjoyment of the same in such manner and by such means as will leave them unimpaired for the enjoyment of future generations” (16 U.S.C. § 1). The lands comprising Timpanogos Cave National Monument are shown in Appendix A and are described in Presidential Proclamation No. 1640.

2. The United States owns the following two types of water rights for Timpanogos Cave National Monument:

- a. A federal reserved water right to all naturally occurring water underlying, originating within or flowing through Timpanogos Cave National Monument, including perennial, intermittent and ephemeral streams, springs, seeps, lakes, ponds, ground water, and other natural sources of water, pertaining or belonging to the reserved lands, that was unappropriated as of the date of reservation of the lands now within the boundaries of the Monument, which water is to remain in a free flowing natural condition. This is a non-consumptive water right with a priority date of October 14, 1922.
- b. State based appropriative rights (identified under their respective water right numbers and priority dates as shown in Appendix B) owned by the United States for use at Timpanogos Cave National Monument. These are consumptive water rights.

The Utah State Engineer shall assign a separate water user claim number in his records for the water right described under 2a above. Claim numbers associated with the rights under 2b have been previously evaluated and assigned, and are as shown in Appendix B.